

**MINUTES OF THE COURT OF APPEAL
STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT**

August 24, 2000

DIVISION TWO

Court convened at 9:00 A.M.

Present: Boren, P.J., Nott, J., Cooper, J. and G. Villanueva, Deputy Clerk.

Each of the following:

B134599 People v. Bennett
B133304 People v. Mancia et al.
B138482 People v. Alvarez
B134604 People v. Brown
B137492 People v. Chavez
B137175 People v. Barajas
B138537 Thorpe v. Long Beach Community College
B138871 People v. Sanchez
B139069 People v. Deson W.
B135723 People v. Melidonian
B133842 County of Los Angeles v. Bishop
B134849 El Monte Union High v. Shapiro
B141251 Sandra M. v. S.C.L.A.
B131080 Bermudez v. City of Los Angeles
B134081 Khalaj v. City of Burbank
B141651 Edgar O. v. S.C.L.A.
B141757 Michael L. v. S.C.L.A.
B139846 People v. Wagner
B135663 People v. Burgos
B133535 People v. Walker
B136504 People v. Tongdee
B136177 Shemaria v. Schutzman
B125556 Ozeran v. Johnston
B137020 People v. Gutierrez

Argument waived, cause submitted.

DIVISION TWO (Continued)

B131586 Soluk et al.
 v.
 Security Union Title Insurance

Merits:
Argued by Christine Chorney for appellant and by Robert Garrett for respondent. Cause submitted.

B138841 Chapgier et al.
 v.
 European Benefits

Merits:
Argued by Gail Cohen for appellants and by Asher Isaacs for respondents. Cause submitted.

B136267 Wells Fargo Bank
 v.
 McBride Trust

Merits:
Argued by James Wilcox and Robert Feighner for appellant and by George Mooradian for respondent Wells Fargo and William Price for respondent Robert McBride. Cause submitted.

B130840 Boussaid
 v.
 Lienghot et al.

Merits:
Argued by David Bates for appellant and by Gene Wilker for respondent. Cause submitted.

DIVISION TWO (Continued)

B134961 Alexander
v.
Ferry

Merits:

Argued by John Alexander, appellant in propria persona, and by Joseph Ferry, respondent in propria persona. Cause submitted.

Court adjourned.

B130962 People (Not for Publication)
v.
Aguirre et al.

The judgments of conviction are reversed, and the matter remanded for further proceedings consistent with this opinion.

Mallano, J. (Assigned)

We concur: Nott, Acting P.J.
 Cooper, J.

B130477 People (Not for Publication)
v.
Christian

The abstract of judgment is ordered modified to strike the enhancement imposed under Penal Code section 186.22, subdivision (b) (1). The abstract of judgment is further ordered modified to include the five-year enhancement under section 667, subdivision (a). Finally, the abstract of judgment is ordered modified to reflect that defendant's minimum parole eligibility period under section 186.22, subdivision (b) (4) is doubled under section 667, subdivision (e)(1) to a minimum parole eligibility period of 30 years. In all other respects, the judgment is affirmed.

Mallano, J. (Assigned)

We concur: Boren, P.J.
 Nott, J.

DIVISION TWO (Continued)

B132709 People (Not for Publication)
v.
Edwards

The judgment is modified to strike the \$1,000 parole revocation fine imposed under Penal Code section 1202.45. As modified, the judgment is affirmed. The superior court is directed to send an amended abstract of judgment reflecting this modification to the Department of Corrections.

Mallano, J. (Assigned)

We concur: Nott, Acting P.J.
 Cooper, J.

DIVISION THREE

B133344 People (Not for Publication)
v.
Martinez

The judgment is modified by awarding appellant an additional 113 days custody credit and 17 days conduct credit and, as modified, is affirmed. The trial court is directed to forward to the Department of Corrections an amended abstract of judgment reflecting the above modification.

Croskey, J.

We concur: Klein, P.J.
Kitching, J.

B135737 People (Not for Publication)
v.
Anderson

The judgment is affirmed.

Croskey, Acting P.J.

We concur: Kitching, J.
 Aldrich, J.

DIVISION THREE (Continued)

B131011 People (Not for Publication)
v.
Fields

The judgment is affirmed, except that it is modified by vacating appellant's March 18, 1999 resentence, and by reinstating the negotiated sentence imposed by the trial court on February 26, 1999. The trial court is directed to forward to the Department of Corrections an amended abstract of judgment reflecting the above modifications.

Croskey, J.

We concur: Klein, P.J.
Aldrich, J.

B132486 People (Not for Publication)
v.
Galvez

The judgment is affirmed.

Croskey, J.

We concur: Klein, P.J.
Aldrich, J.

B135288 People (Not for Publication)
v.
Zurawski

The judgment is affirmed.

Croskey, Acting P.J.

We concur: Kitching, J.
 Aldrich, J.

DIVISION THREE (Continued)

B132166 People (Not for Publication)
v.
Carnes

The judgment is affirmed, except that it is modified by awarding appellant an additional 95 days conduct credit pursuant to Penal Code section 4019. The trial court is directed to forward to the Department of Corrections an amended abstract of judgment reflecting the above conduct credit award.

Croskey, Acting P.J.

We concur: Kitching, J.
 Aldrich, J.

DIVISION FOUR

B131368 People
v.
Cortez

Filed order denying petition for rehearing.

DIVISION SIX

B138969 People v. Zuniga (Not for Publication)

The judgment is affirmed.

Gilbert, P.J.

We concur: Coffee, J.
Perren, J.

DIVISION SIX (Continued)

B135086 Kerrigan et al. (Not for Publication)
 v.
 Thrifty Drug

The judgment is affirmed. Respondent is awarded costs on appeal.

Coffee, J.

We concur: Gilbert, P.J.
 Perren, J.

B135392 People (Not for Publication)
 v.
 Rodriguez

The judgment is affirmed.

Coffee, J.

We concur: Gilbert, P.J.
 Perren, J.

B135730 People (Not for Publication)
 v.
 Ryles, Jr.

The judgment is affirmed.

Perren, J.

We concur: Gilbert, P.J.
 Yegan, J.

DIVISION SIX (Continued)

B136279 Kestly (Not for Publication)
v.
Empero Management et al.

The judgment is affirmed. Costs are awarded to respondents.

Gilbert, P.J.

We concur: Yegan, J.
Coffee, J.

B127923 People (Not for Publication)
v.
Raiolo

We modify the judgment concerning the firearm-use enhancement attached to count 2, and order that it be served concurrently to the sentence on count 1. The trial court shall amend the abstract of judgment as directed herein and forward the amended abstract of judgment to the Department of Corrections. The judgment is otherwise affirmed.

Gilbert, P.J.

We concur: Coffee, J.
Perren, J.

DIVISION SEVEN

B125261 Collins (Not for Publication)
v.
General Motors Corporation

The judgment is reversed and the cause remanded with instructions the trial court vacate its entry of summary judgment and for further proceedings consistent with this opinion. appellant to recover her costs of appeal.

Johnson, J.

I concur: Lillie, P.J.
I concur & dissent: Woods, J. (Opinion)

August 24, 2000-Continued

DIVISION SEVEN (Continued)

[illegible]

The judgment is affirmed.

Johnson, J.

We concur: Lillie, P.J.
Woods, J.